IN RE: DOCKET NO. 9221 (ORDER NO. 9322) - A Rule to Show Cause Order issued against Keiver M. Caskey d/b/a Caskey Transfer, P. O. Box 87, Great Falls, South Carolina, and others, to show cause why Certificates of Public Convenience and Necessity heretofore issued them by The Public Service Commission of South Carolina, should not be revoked for failure to pay license fees due, or otherwise comply with the Motor Vehicle Carrier's Law.

Under date of September 28, 1954, a Rule to Show Cause Order was issued against this carrier, and others, to show cause why Certificates heretofore issued them should not be revoked, returnable October 19, 1954.

Under date of October 5, 1954 Keiver M. Caskey d/b/a Caskey Transfer filed a statement to the effect that he is not operating for compensation, but does wish to retain his Certificate and requested authority to suspend service under Class E Certificate of Public Convenience and Necessity No. 571 A until January 1, 1955. It appears, therefore, that this proceeding, in so far as Keiver M. Caskey d/b/a Caskey Transfer is concerned, should be dismissed, and that he be granted authority to suspend service under Class E Certificate No. 571 A until January 1, 1955; therefore,

IT IS ORDERED: That in so far as Keiver M. Caskey d/b/a Caskey Transfer is concerned this proceeding be dismissed and, in so far as this carrier is concerned, Order No. 9322 be and the same is hereby cancelled; and,

IT IS FURTHER ORDERED: That Keiver M. Caskey d/b/a Caskey Transfer, P. O. Box 87, Great Falls, South Carolina, be and he is hereby granted authority to suspend service under Class E Certificate of Public Convenience and Necessity No. 571 A until January 1, 1955, unless otherwise ordered.

BY ORDER OF THE COMMISSION:

ATTEST:

2. dr. Zamely Secretary Clype Foroland Chairman